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UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

	TOTAL DISTRICT OF CALIFORNIA
UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>(12-05-70886</u> HRL
Valentin Japuluedo Covarrubia	ORDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C.	83142(f) a detention bearing 1 11 4/
Defendant was present represented by his attorney on 1	9 3142(1), a detention hearing was held on _//, 200
Defendant was present, represented by his attorney	The United States was represented by
PART I. PRESUMPTIONS APPLICABLE	
	The distance of the control of the c
convicted of a prior offense described in 1911 C. 6 2142/6	ribed in 18 U.S.C. § 3142(f)(1) and the defendant has been
offense, and a period of not more than four (5)	(1) while on release pending trial for a federal, state or local
imprisonment, whichever is later.	osed since the date of conviction or the release of the person from
cofety of any other person and the second from that no co	andition or combination of conditions will reasonably assure the
safety of any other person and the community.	
defendent has account to the second defendent to the second defend	nent) (the facts found in Part IV below) to believe that the
defendant has committed an offense	~
A for which a maximum term of imprison	nment of 10 years or more is prescribed in 21 0.3.0 § 801 et
seq., § 951 et seq., or § 955a et seq., OR	' \'\
B. under 18 U.S.C. § 924(c): use of a firea	irm during the commission of a felony.
This establishes a rebuttable presumption that no con	adition or combination of condit (nackwill reasonably assure the
appearance of the detendant as required and the safety of the	community.
No presumption applies.	STATE TO THE
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	**W 10 7 7 6 7 WG
/ / The defendant has not come forward with any ev	vidence to rebut the applicable presumption[s], and therefore
will be ordered detained.	The state of the s
/ / The defendant has come forward with evidence t	o rebut the applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United St	ates.
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR IN	APPLICABLE)
The United States has proved to a preponderance	of the evidence that no condition or combination of conditions
will reasonably assure the appearance of the defendant as requ	iired, AND/OR
/ / The United States has proved by clear and convin	ncing evidence that no condition or combination of conditions
will reasonably assure the safety of any other person and the co	ommunity.
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF	REASONS FOR DETENTION
/ / The Court has taken into account the factors set o	ut in 18 U.S.C. § 3142(g) and all of the information submitted
at hearing and finds as follows: The Cuffnolows (ranced with a Violation of 8 USC \$1326 He
a singertimented, He has a long of	Moneya his dory in aliveria au maria
windering for under the influence	. He has I Drellicition Marker when all
of parally solations of has sells	us convictions for forcery who hide
thefts, Possessiin of untrolled substa	nclo.
His substance ale	use and mability to comply with
Swarmsion requirements while on	notice the on ourall make him a duckt
/ / Defendant, his attorney, and the AUSA have waive	ed written findings.
PART V. DIRECTIONS REGARDING DETENTION	
The defendant is committed to the custody of the Attorney	General or his designated representative for confinement in a
corrections facility separate to the extent practicable from persons	awaiting or serving sentences or being held in custody pending
appear. The defendant shall be afforded a reasonable opportunity for private consultation with defense coursel. On order of a course	
of the Officer States of on the request of an attorney for the Govern	ment, the person in charge of the corrections facility shall deliver
the defendant to the United States Marshal for the purpose of an ap	pearance in connection with a court proceeding
/ /	The state of the proceeding.
Dated: $11/2/05$	Various Vahimbi 00
AUSA ATTY, PTS	PATRICIA V. TRUMBULL
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United States Magistrate Judge